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DATE MAILED: 03/31/2003

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/312,596	05/14/1999	LORNA W. ROLE	46839-B/JPW/	2831	
7.	590 03/31/2003				
JOHN P WHITE			EXAMINER		
	E OF THE AMERICAS		GUCKER, S	GUCKER, STEPHEN	
NEW YORK, I	NY 10036		ART UNIT	PAPER NUMBER	
			1647		

Please find below and/or attached an Office communication concerning this application or proceeding.



UNITED STATES DEPARTMENT OF COMMERCE
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SERIAL NUMBER FILING DATE		FIRST NAMED APPLICANT		ATTORNEY DOCKET NO.	
			EX	AMINER	
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			ART UNIT	PAPER NUMBER	
				20	
			E MAH ED:		

Below is a communication from the EXAMINER in charge of this application COMMISSIONER OF PATENTS AND TRADEMARKS

ADVISORY ACTION						
THE PERIOR	O FOR RESPONSE:					
a) 🔲 is extend	ded to run	_ or continues to run	from the date of the final rejection			
b) expires to event ho	three months from the date of owever, will the statutory period	the final rejection or as of the mailing of the response expire later than s	date of this Advisory Action, whichever is later. In no six months from the date of the final rejection.			
The date purpose	e on which the response, the period of	petition, and the fee have been filed extension and the corresponding an	.136(a), the proposed response and the appropriate fee. is the date of the response and also the date for the count of the fee. Any extension fee pursuant to 37 CFR y period for response or as set forth in b) above.			
Appellant's I	Brief is due in accordance with	n 37 CFR 1.192(a).				
Applicant's r to place the	esponse to the final rejection, application in condition for all	filed $\frac{2/25/03}{\text{owance}}$ has been	considered with the following effect, but it is not deemed			
1. The prop	osed amendments to the dai	m and /or specification will not be en	ered and the final rejection stands because:			
	nere is no convincing showing esented.	under 37 CFR 1.116(b) why the prop	oosed amendment is necessary and was not earlier			
b. 🔲 Th	ney raise new issues that wou	ld require further consideration and/o	r search. (See Note).			
c. 🔲 Ti	ney raise the issue of new ma	tter. (See Note).				
	hey are not deemed to place ppeal.	the application in better form for app	eal by materially reducing or simplifying the issues for			
e. 🔲 T	hey present additional claims	without cancelling a corresponding n	umber of finally rejected claims.			
NOTE:						
	proposed or amended claims a -allowable claims.	would be allowe	d if submitted in a separately filed amendment cancelling			
		ed amendment 👿 will be entered [will not be entered and the status of the claims will			
be as fo	llows:		How of Kmis			
			- FARY KIIN7			
	objected to:	34	SUPERVISORY PATENT EXAMINE:			
	However;	- ,	TECHNOLOGY CENTER 1600			
App	plicant's response has overco	me the following rejection(s):				
			00 112 LA			
4. M The affi	davit, exhibit or request for re	consideration has been considered for	ut does not overcome the rejection because all 12, 21 f			
stards &	learne step a) reited both pre				
5. The affice present		sidered because applicant has not sh	own good and sufficent reasons why it was not earlier			
The propose	d drawing correction 🔲 ha	s has not been approved by the	examiner.			
other.	ione stand for	2 reasons of re	eord.			